§ 50-97. Reports.

- (a) The parenting coordinator may file a report with the court regarding any of the following:
 - (1) The parenting coordinator's belief that the existing custody order is not in the best interests of the child.
 - (2) The parenting coordinator's determination that the parenting coordinator is not qualified to address or resolve certain issues in the case.
 - (3) A party's noncompliance with a decision of the parenting coordinator or the terms of the custody order.
 - (4) The parenting coordinator's fees as set forth in G.S. 50-95.
 - (5) The parenting coordinator's request that the parenting coordinator's appointment be modified or terminated.
- (b) Upon the filing of a verified report by the parenting coordinator alleging that a party is not complying with a decision of the parenting coordinator, not complying with the terms of the custody order, or not paying the parenting coordinator's fees, the court may issue an order directing a party to appear at a specified reasonable time and show cause why the party shall not be held in contempt. Nothing in this section prevents a party from filing the party's own motion regarding noncompliance with a parenting coordinator's decision or noncompliance with the terms of the custody order.
- (c) An expedited hearing shall be granted and shall occur within four weeks of the filing of the report unless the parenting coordinator requests a longer length of time or the court has already issued an order directing a party to show cause why the party shall not be held in contempt.
- (d) The court, after a hearing on the parenting coordinator's report, shall be authorized to issue temporary custody orders as may be required for a child's best interests. (2005-228, s. 1; 2019-172, s. 2.)

G.S. 50-97